JUN 1 0 2008

PATENT Atty. ref. VM001c0nUSb

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of:

MILOVANOVIC

Appl no.:

10/579,109

Filed:

October 28, 2004 (int'l)

For:

THE NONTOXIC WATERY SOLUTION
AGAINST FREEZING AND CORROSION AND
THE REGENERATOR FOR THE UTILIZED

ANTIFREEZE

Group art unit:

1796

Examiner:

Not yet known

COMMUNICATION ACCOMPANYING SUBMISSION OF SUPPLEMENTAL DECLARATION

Commissioner for Patents Post Office Box 1450 Alexandria, Virginia 22313-1450

The instant application is a national phase entry of international application no. PCT/YU2004/000026 (hereinafter "the '026 application").

When the '026 application was filed, the Request included a completed DECLARATION: INVENTORSHIP (box no. VIII). A copy of this Declaration was included with the initial national phase entry papers submitted in May 2006. The sufficiency of this Declaration appears to have been acknowledged in the form PCT/D0/E0/923, Notification of Insufficient Fees, mailed 28 April 2008.

The undersigned submitted a response to the aforementioned Notification last month, and the USPTO confirmed receipt on 19 May 2008. That response was limited to payment of the fees not paid at the time of national stage entry. Thus, the pre-examination review process appears to be complete and, before the instant application moves to the examination queue, Applicant desires to make an additional submission.

Included herewith is an executed Declaration and Power of Attorney. Entry of this supplemental declaration is considered desirable because of an oversight on the part of Applicant when completing the Inventorship Declaration in October 2004, namely an

unintentional failure to list a previously filed application to which the '026 (international) application claimed priority, namely YU P0908/03. To the best of the undersigned's knowledge, execution and submission of the Inventorship Declaration as part of the Request did not involve any type of deceptive intent and, instead, involved only an oversight or misunderstanding of the applicable rules and regulations.

Applicant respectfully requests favorable consideration and entry of this supplemental declaration. Because no amendments have been made since the time of national stage entry, Applicant believes that its submission is in accordance with 37 C.F.R. § 1.67(a)(2) and MPEP § 603.

No fee is believed due for entry and consideration of this Communication or the accompanying submission.

Inquiries concerning this submission should be directed to the attention of the undersigned.

Respectfully submitted,

June 5, 2008

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